

REMARKS

Claims 1 - 16 are pending the application; Claims 1 - 16 stand rejected. By this Amendment, Claims 2,5 and 9 have been cancelled, Claims 1,6, 10 and 12-16 have been amended. These amendments add no new matter to the application.

Claims 2, 5 and 9 have been cancelled without prejudice to asserting these same claims or their like in subsequent actions or continuing applications, and their limitations incorporated into other pending claims; rejections of these claims at this time are therefore believed to be moot.

Claims 1 - 16 stand rejected under 35 USC §101; Applicant traverses this rejection. All claims as previously submitted are in condition for allowance under section 101. Nonetheless and in to arrive at an early indication of allowable subject matter, and as provided by MPEP 2106-1a, Applicant has now amended the claims remaining in the case to more clearly recite functional, statutory subject matter by relating each database to a physical medium in the data structure, and by clarifying what each database functionally contributes to the system. All claims in the case are now therefore particularly believed to meet the requirements for statutory subject matter, wherein each database limitation does patentably distinguish the claimed invention. The claims are believed to be in condition for allowance and Applicant requests reexamination of the claims.

Applicant believes that it has responded fully to all of the concerns expressed by the Examiner in the Office Action, and respectfully requests reexamination of all rejected claims and early favorable action on them. If the Examiner has any further concerns, Applicant requests a call to Patrick Dwyer at (206) 550-4049.

Respectfully submitted,



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